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September 22, 2008

Lauren Lien Chris Jones Reports Analysis Division Federal Election Commission 999 E. Street, NW Washington, DC 20463

Re: Hillary Clinton for President; FEC ID No. C00431569, Amended April Quarterly, Amended July Quarterly, Amended October Quarterly and Amended Year End

Dear Ms. Lien and Mr. Jones,

This is in response to your letter requesting additional information pertaining to the above-listed reports of Hillary Clinton for President (the Committee). Where necessary Amendments will be filed to correct or clarify or make any needed changes.

With respect to the travel reimbursements, when reimbursements to staff for travel have exceeded \$500, the Committee has, in fact, itemized on its Schedule B the related payments from staff to vendors when such payments have exceeded \$200 for the election cycle. The Committee will review the reports and will Amend to make any additional needed memos. The Committee will need to make adjustments change these filings to the new format being used by the electronic filing system.

You have also noted that, in some cases, the purposes for the Committee's debts to individuals for travel reimbursements on Schedule D is different from the purposes made for payments to those same individuals on Schedule B. There are two explanations for this. First, the expenditures actually made on Schedule B are, in fact, for different purposes, i.e., different obligations, than the amounts unpaid and owed on Schedule D. However, because it is the same individual who was paid and to whom the debt is owed, the payment is disclosed on Schedule D as a payment this period, even if it was for other purposes. In other words, the Committee may owe a staff member travel reimbursements, which are unpaid and a debt, while at the same time, paying that same person a salary, which is not part of the debt.

Therefore, the purpose of the debt is different than the purpose of the expenditure. The Committees reporting software automatically aggregates these payments for the this period field on Schedule D. However, the Committee is of the understanding that the Commission is requesting that only payments made to reduce the debt portion be included as payments this period and that other payments to the same creditor be excluded. (RAD referred the Committee to the instructions for Schedule D-P, even though the instructions do not indicate that only payments made to reduce debts be included in the this period field.) Although the Committee believes that this is a change from past Commission requirements, it will seek to have its reporting software changed, so that the information may be separated. However, the Committee is not yet aware whether this change to the reporting software may be able to be effectuated.

The second reason that some of the purposes on Schedule D are different than the expenditure purposes on Schedule B is because the Committee more fully itemizes the purposes for multiple invoices on Schedule B. Whereas the purpose on Schedule D may indicate travel, the full itemization of the multiple expenditures on Schedule B may indicate travel, per diem, meal expense, and office supplies. This is due to the reporting software that the Committee uses for the debt purposes, which does not easily permit disclosure of multiple purposes on the Schedule D. The Committee will seek a correction to its reporting software and will endeavor to amend to clarify additional purposes on the Schedule D.

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I hope this information is sufficient for your review. However, should you desire any additional information, please	
contact our Counsel, Eric Kleinfeld, at 202-293-1177.	

Sincerely,

Shelly Moskwa Treasurer, Hillary Clinton for President

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